PRISONER'S CIVIL RIGHTS COMPLAINT (Rev. 05/2015)

IN THE UNITED STATES DISTRICT COURT
FOR THE Sather DISTRICT OF TEXAS Outhern District of Texas
FILED

AUG 05 2019

Plaintiff's Name and ID Number

CASE NO.

(Clerk will assign the number)

V.

Meecs County Takas 901 Leapard, C.C. TX, 7840

Defendant's Name and Address

Meecs County Takas 901 Leapard, C.C. TX, 7840

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Meecs County Show fth Capard, C.C. TX, 7840

INSTRUCTIONS - READ CAREFULLY

NOTICE:

Defendant's Name and Address (DO NOT USE "ET AL.")

Your complaint is subject to dismissal unless it conforms to these instructions and this form.

- 1. To start an action you must file an original and one copy of your complaint with the court. You should keep a copy of the complaint for your own records.
- 2. Your complaint must be <u>legibly</u> handwritten, in ink, or typewritten. You, the plaintiff, must sign and declare under penalty of perjury that the facts are correct. If you need additional space, <u>DO NOT USE THE REVERSE SIDE OR BACK SIDE OF ANY PAGE.</u> ATTACH AN ADDITIONAL BLANK PAGE AND WRITE ON IT.
- 3. You must file a separate complaint for each claim you have unless the various claims are all related to the same incident or issue or are all against the same defendant, Rule 18, Federal Rules of Civil Procedure. Make a short and plain statement of your claim, Rule 8, Federal Rules of Civil Procedure.
- 4. When these forms are completed, mail the original and one copy to the clerk of the United States district court for the appropriate district of Texas in the division where one or more named defendants are located, or where the incident giving rise to your claim for relief occurred. If you are confined in the Texas Department of Criminal Justice, Correctional Institutions Division (TDCJ-CID), the list labeled as "VENUE LIST" is posted in your unit law library. It is a list of the Texas prison units indicating the appropriate district court, the division and an address list of the divisional clerks.

FILING FEE AND IN FORMA PAUPERIS (IFP)

- 1. In order for your complaint to be filed, it must be accompanied by the statutory filing fee of \$350.00 plus an administrative fee of \$50.00 for a total fee of \$400.00.
- 2. If you do not have the necessary funds to pay the fee in full at this time, you may request permission to proceed in forma pauperis. In this event you must complete the application to proceed in forma pauperis, setting forth information to establish your inability to prepay the fees and costs or give security therefor. You must also include a current six-month history of your inmate trust account. If you are an inmate in TDCJ-CID, you can acquire the application to proceed in forma pauperis and the certificate of inmate trust account, also known as in forma pauperis data sheet, from the law library at your prison unit.
- 3. The Prison Litigation Reform Act of 1995 (PLRA) provides "...if a prisoner brings a civil action or files an appeal in forma pauperis, the prisoner shall be required to pay the full amount of a filing fee." See 28 U.S.C. § 1915. Thus, the court is required to assess and, when funds exist, collect, the entire filing fee or an initial partial filing fee and monthly installments until the entire amount of the filing fee has been paid by the prisoner. If you submit the application to proceed in forma pauperis, the court will apply 28 U.S.C. § 1915 and, if appropriate, assess and collect the entire filing fee or an initial partial filing fee, then monthly installments from your inmate trust account, until the entire \$350.00 statutory filing fee has been paid. (The \$50.00 administrative fee does not apply to cases proceeding in forma pauperis.)
- 4. If you intend to seek *in forma pauperis* status, do not send your complaint without an application to proceed *in forma pauperis* and the certificate of inmate trust account. Complete all essential paperwork before submitting it to the court.

CHANGE OF ADDRESS

II.

It is your responsibility to inform the court of any change of address and its effective date. Such notice should be marked "NOTICE TO THE COURT OF CHANGE OF ADDRESS" and shall not include any motion for any other relief. Failure to file a NOTICE TO THE COURT OF CHANGE OF ADDRESS may result in the dismissal of your complaint pursuant to Rule 41(b), Federal Rules of Civil Procedure.

I.	PREVI	OUS LAWSUITS:
	A.	Have you filed any other lawsuit in state or federal court relating to your imprisonment?YES_i_NO
		If your answer to "A" is "yes," describe each lawsuit in the space below. (If there is more than one lawsuit, describe the additional lawsuits on another piece of paper, giving the same information.) 1. Approximate date of filing lawsuit:
		2. Parties to previous lawsuit:
		Plaintiff(s) MA
		Defendant(s)
		3. Court: (If federal, name the district; if state, name the county.)
		4. Cause number: $\mathcal{M}\mathcal{A}$
		5. Name of judge to whom case was assigned:
		6. Disposition: (Was the case dismissed, appealed, still pending?)
		7. Approximate date of disposition:
	PI AC	FOE PRESENT CONFINEMENT: γ

EXHAUSTION OF GRIEVANCE PROCEDURES: III. Have you exhausted all steps of the institutional grievance procedure? Attach a copy of your final step of the grievance procedure with the response supplied by the institution. IV. PARTIES TO THIS SUIT: A. Name and address of plaintiff: 6 roscy Michael Lenis
P.O. Bex 1529, Corper Christi TX 78463 B. Full name of each defendant, his official position, his place of employment, and his full mailing address. Defendant#1: Muercs County Jai Briefly describe the act(s) or omission(s) of this defendant which you claimed harmed you. has dovied presented mediation, with no reason or just cause Yluces County Texas Briefly describe the act(s) or omission(s) of this defendant which you claimed harmed you. Briefly describe the act(s) or omission(s) of this defendant which you claimed harmed you. 148th district aux Briefly describe the act(s) or omission(s) of this defendant which you claimed harmed you. Perpending records from a July, they wed when the records a and Judicial Y Doe Gimbell, Hend Pr Briefly describe the act(s) or omission(s) of this defendant which you claimed harmed you. then in court was teld about probation and he considers and when there was consictions, a han contrasted extent it deried they this, There are phone records to proce.

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V. STATEMENT OF CLAIM:

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State here in a short and plain statement the facts of your case, that is, what happened, where did it happen, when did it happen, and who was involved. Describe how each defendant is involved. You need not give any legal arguments or cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. Attach extra pages if necessary, but remember the complaint must be stated briefly and concisely. IF YOU VIOLATE THIS RULE, THE COURT MAY STRIKE YOUR COMPLAINT.

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VI.	RELIEF:
	State briefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or statutes.
	I need closer and proper legal help, I keep 95king
VII.	I need closed and proper legal help, I keep 95king why and what was reason but no certain answer on who preservibed medication was taken, for no reason. GENERAL BACKGROUND INFORMATION:
	A. State, in complete form, all names you have ever used or been known by including any and all aliases. Gregory Michael Livis / Groy Lewis
	B. List all TDCJ-CID identification numbers you have ever been assigned and all other state or federal prison
Nuac	or FBI numbers ever assigned to you. S Carry SID= 10124152, Bexar Carry SID= Chtrain
VIII.	SANCTIONS:
	A. Have you been sanctioned by any court as a result of any lawsuit you have filed? YESNO
	B. If your answer is "yes," give the following information for every lawsuit in which sanctions were imposed. (If more than one, use another piece of paper and answer the same questions.)
	 Court that imposed sanctions (if federal, give the district and division): Case number:
	3. Approximate date sanctions were imposed:
	4. Have the sanctions been lifted or otherwise satisfied? YESNO

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Has any court ever warned or notified you that sanctions could be imposed? YES NO
If your answer is "yes," give the following information for every lawsuit in which a warning was issued. (If more than one, use another piece of paper and answer the same questions.)
1. Court that issued warning (if federal, give the district and division):
2. Case number: WA
3. Approximate date warning was issued:
on: 7-20-2019 DATE Oragery Michael Lewis (Signature of Plaintiff)
IFF'S DECLARATIONS
I declare under penalty of perjury all facts presented in this complaint and attachments thereto are true and
correct. I understand, if I am released or transferred, it is my responsibility to keep the court informed of my current
mailing address and failure to do so may result in the dismissal of this lawsuit.
I understand I must exhaust all available administrative remedies prior to filing this lawsuit. I understand I am prohibited from bringing an <i>in forma pauperis</i> lawsuit if I have brought three or more civil actions or appeals (from a judgment in a civil action) in a court of the United States while incarcerated or detained in any facility, which lawsuits were dismissed on the ground they were frivolous, malicious, or failed to state a claim upon which relief may be granted, unless I am under imminent danger of serious physical injury.
I understand even if I am allowed to proceed without prepayment of costs, I am responsible for the entire filing fee and costs assessed by the court, which shall be deducted in accordance with the law from my inmate trust account by my custodian until the filing fee is paid.
s $\frac{20}{\text{(Day)}}$ day of $\frac{7}{\text{(month)}}$, $\frac{20}{\text{(year)}}$.
(Day) (monun) (year)
Gregory Michael Lenis
Signature of Plaintiff)

WARNING: Plaintiff is advised any false or deliberately misleading information provided in response to the above questions may result in the imposition of sanctions. The sanctions the court may impose include, but are not limited to, monetary sanctions and the dismissal of this action with prejudice.

AUG 05 2019

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1. Original copy of 42 U.S.C. 1983 2. Part 1 Statement of claim 3. Port & Statement of claim 4. copy of crisinal From 42 Us. (. 1983)
5. copy of Part 1 Statement of claim
6. copy of Part 2 Statement of claim
7 copy of Part 2 Statement of claim 7 Frank trust Find records 8. Inmite Continue Provident response The Cricimes and Helt Leister Fram Chief Discipling Counted of State Bar 10. Regular From writter complaint in Thing Je Gambell prehinting Ation to Research Lee at palintin Hamma Research, Ila Timeline of events ogricomes procedure B. Commit letter of reguest to Jan 42 U.S.C. 1953 13. Part 3 explanation as everall conclusion 14. Added notes S Regresse I Greense Im # 1163 included in Thrate Grame Procedure satish at end of proportion ki

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GRIEVANCE NO./NO. DE QUEJA

INMATE GRIEVANCE/QUEJA DE PRESO

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GRIEVANCE PROCEDURE 1. 05-14-19) bt step of Gricoma procedure arithm, Regust to Dity Sot and sent 2.05-15-19) Answer From Dety Sot received 3, 05-21-19) and reply back from Duty Sgt, that is different from the First reply.

4. 05-18-19) and step of Grievance Procedure written, du to problem still not resolved and is sent. Sent to Shift Lt.

(E) 5. 05/20/2019) Answer From 2nd step Grievmo Procedure the Shift Lt.

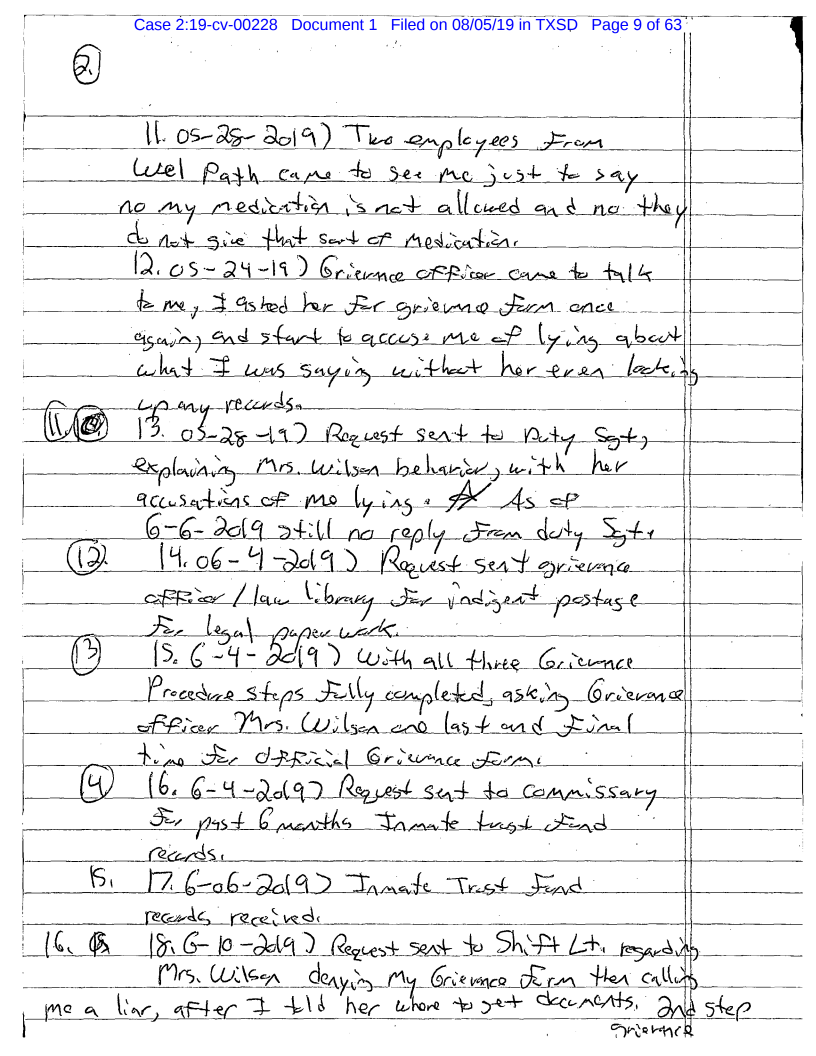
(6) (6.05/31/19) 2nd reply From Shift Lt, which was different from First reply in the second step of the grieval procedure.

7. 05-20-14) Third step of grienne procedure written and sent to the Captain, due to the previous steps of grience procedure problem or issue still not resolved.

(8) 8.05-20-19) Regrest Ferm written to Mrs. Wisch Grievana cossicor asking to have some capies made cf my legal paper work. / As of 6-6-19 Still no reply From griennie officer

(9) 4. 05-21-19) STILL try to get official science Forms request was sent to medical as per being teld by gricunce officer 8 hs. Wilson.

(10, 10, 05-24-19) Reply From medical received due to 95 king For griema Forms which they still Will not give to me.





TIMELINE OF EVENTS GRIEVANCE PROCEDURE

19,6-08-19) Had copies made at legal paper back Jan a transport officer named Paredes due to 20. 6-08-19) 4th step in Grievance Procedure Request sent to grienne officer Mrs. Wilson to once . 95 ain get formal Grierma Form, ofta 95 king Meltiple timos while Fellowing preper procedure 21, 5-31-19) Reply sent back From Captain, third Step in Grievance Procedure and problem still not real red. 2d. 6-8-2019) Had to So to Aramark Werker in the Dail For legal paper with copies, which is grievance officers jeb I have request for Isul paper lank no reporse. Tack copies of prises 2,3,5,6,7-2 . 23. 6-8-2019) 4th step of Griennes Procedure Elbritted to the Grievence Officer Mrs Wilson. and siven by greene officer Mrs Wilson & personally (73) 25 (6-27-19) Sent a roguest to chart and For Soveronce # 1163 Godate 26, (6-28-19) - iospani Fran Griovania afficer still unda investigation 7.2 727. (6-13-14) officed Truck orthogo sent to - Druge of Rich

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The reason why my Civil Rights has been vidated with Amenians with Dissabilities Act is my medication was decided to me thrice and I will explain why. In 2017 out of the 148th district courts Henerable Dedge buy Zu'llians reled me vicampetent to stand trial, with having a paper Psych. Evaluation and everything. In September 2017 I went to the Sin Antonio State Hospital er SASH For mental houlth treatment, as ordered by the Judge. While I was there I was put on the Unit called FAUNING There was a PHD. PS/Kh Intrist, named Dr. Baisses and a PHD. Spelled. Well basically they called the Mucces County Sail and had told them they wanted to start me on Some medication Ir my ADHD, and I am not surp who they talked to at the jail but they teld the State Hapital I was not allowed to have that Modication and that they did not want me on it, the State hospital or my Doctors Dr. Baisses teld me he did not true what to do, and that my treatment has in Fact effected and that I would not get the paper medical mental health treatment. I remember him saying his honds were tied and he did not Know what to do So that right those was when my wedlastion was First deried by Musics County Juils Well in Docember at 2017 I was beach warmited



back to the Cunty July Well Star since Mices Carry Inal told the hospital up about my ADAD modication the whole time I was there, the only modication I was Siver wis benday and hydroxizine. I truly too deel that my mental treatment was not offered to the fillest because of the jud, and was a waste time and also assuins t the j-dies adoptioned onders. The Judge ordered tell mental health thentment and it was not given. Well the hospital sext no back with a prescription of boundry and hydroxyzine soins bick to the mil. Well as son as I set to the Sail the medical intake part of intake tak my modication Jam was with neversally no questioning or my thing like that, they just said no I con't have its and there was nothing I acklide. I have a till blean report Iron the state hospital states montal illness and everything. I told them about it and they never once locked at it ar is lad how to get it, they just said no. I was never betted at a medical doctor or anything, So with that being said that was the second time Head my medication was deried enthant asking Ir any medical recods or anything. That was the second time that my medication has been derived as a whole If you lock in the Mious County Jail Annate Roles And Regulations it mentions not him about the kinds of medication they reject or anything, so I an states to think that they are making the ales as they so along. New it does say in the hand back

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preselb, 23.02, "You will be interneed by the norse prior to being taken to your chita H' this times you should provide all intermation about your modical / horith history. This intermation is used to evaluate For Forther redical treatment when it is needed. Well with that being said I save thom my modical history and Ald them about my modical records, and further medical treatment was needed and it was given and they still tack my medication. My moderal records whole all the way back to my records with dectors taking psych mods with dector's Dr. Phin, Dr. Pinkley, Jet Campbell try, San Antonic State Hospital, and the crisis center in Sin Antonio, every thing was siven and whome to lack it up, and it uns still denied it being my medication. I even talked to the two momen from Well pith, they are the ones that deal with the medications in the just, they told me they do not don't with some productions du to some innetes weeld sell it my regarde is it is your jet to seperise . He innates that tike it, so that still does not considering question, they need to do their job and Superior the innerty take the mediation correctly. I have seen talked to the Griennes Officer Miss. Wilson about the medication, she replied that I con't have it or they don't give what I needed, I asked her why and her perpense was just because they don't a after that I told her exactly where to set my medical records



and all the proof needed for the greance and sho preceded to tell me that I was lying about everything and that I did not know what I was talking about. Zhan in Fact she has the end that had an I don't then answer for everything. I do not appreciate being called a liar to my Fred without looking up paper records and decements about being being net ever make sense why she did theoty Mrs. Wilson . the brienne CARRICE. I'm writing this official Grievence by the Texas Commission Irol Standards 283, 3 in regards to investigate a problem and come to sene set of agreement which his yet to happen, I have Followed all stops and procedures posted to achieve this. In conclusion I have stated all places For psych record and decements to be gotten noccessary a life history on record to be shown.

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GRIEVANCE NO NO. DE QUEJA

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Reply to Grievance #1163 Gregory Lewis #10124152

After reviewing all of the statements and medical records from MHID personnel and Well Path medical staff, I have based my decisions solely on what was presented to me. I have found your claims to be unsubstituted at this time due to you given adequate medical care.

Issue #1: The first issue in your grievance is that you were denied your medication Benadryl and hydroxyzine in December 2017. This said medication was prescribed by SASH for ADHD and insomnia. You are claiming that this is a violation of Americans with Disabilities Act.

Issue #1 Reply: After reviewing all the information received from our medical department the Medical Director Jodie Wilder has given an explanation as to why you were not given the medication prescribed from SASH. I find your claim to be unsubstantiated due to our facility does not treat ADHD or insomnia and you were given adequate medical treatment during your stay in our facility.

Response from Jody Wilder:

Medication for ADHD Mr. Lewis is requesting is not formulary for this facility. The medication Mr. Lewis referenced in his grievance that was taken from him was placed in property per facility policy. Inmates do not keep medications on their person. Well-Path staff do not administer private medications. Mr. Lewis did receive an initial screening interview with the RN on 03/07/2019 and a health assessment on 3/19/2019. Mr. Lewis denied any medical concerns or conditions. Mr. Lewis was seen on 4/4/19 for reported lesion. Mr. Lewis received a Behavioral Health evaluation on 5/29/19. Behavioral staff do not treat ADHD. SASH medical records are part of Mr. Lewis's medical record. Indexed to medical record on 12/18/2017.

When you were seen on May 29, 2019 by our MHID personne! you were informed that the medication you are requesting are not administered in our facility for ADHD. Our facility does not treat ADHD.

Notes from Medical Evaluation:

Records show that you were diagnosed and treated at SASH for ADHD. Medication that was prescribed to you were Benadryl and hydroxyzine.

MHID advised you that the medication that was taken are not allowed to be given other than what the medication is intended for and that your symptoms are not treated in the jail facility. Upon intake from the state hospital into the jail facility your medication was placed in your personal property and upon departure your medication was released to you. You stated to the MHID that you did not understand why you were not able to receive the medication in the jail facility. MHID again informed you that the medication was not on the formulary and even if you came in with them they cannot be given to you. You stated that you wanted evidence and policies showing that the medication was not allowed. You then stated that you did not want any services from the jail.

Issue # 2: The second issue stated in your grievance is that you did not like to be treated in a way that makes you seem as a liar.

Issue #2 Reply: On May 24, 2019 I received another request form stating that you had medication taken from you and that whoever was responding to you had no idea what was going on and that it wasn't on the right subject. I went to speak with you and you told me that this incident happened in December 2017. I advised you that according to your request forms you did not specify when this incident occurred and that we were basing your allegations on your current booking. You stated to me that the booking ladies took your medication from you when you entered the facility in December 2017. I stated that our booking ladies do not take, distribute, or handle any medication and that you were mistaken. Then you stated that you were court ordered to take said medication by SASH and that medical took your medication. I then asked that when you were released did you receive the medication that was taken from you. You in turn stated yes but that you were denied the medication in the facility. You became aggressive, so I ended the conversation and advised you that I would set you up to see our Psych doctor and investigate why you were denied said medication upon entering our facility in December 2017.

Officer V. Wilson .

Case 2:19-cv-00228 Document 1 Filed on 08/05/19 in TXSD Page 19 of 63 Presection Misconduct

Proxector. William Held Feanster 148th district court OFFICE OF THE CHIEF DISCIPLINARY COUNSEL STATE BAR OF TEXAS

ONLINE FILING AVAILABLE AT http://edc.texasbar.com.

GRIEVANCE FORM

GENERAL INFORMATION

Before you fill out this paperwork, there may be a faster way to resolve the issue you are currently having with an attorney.

If you are considering filing a grievance against a Texas attorney for any of the following reasons:

- You are concerned about the progress of your case.
- Communication with your attorney is difficult.
- Your case is over or you have fired your attorney and you need documents from your file or your former attorney.

You may want to consider contacting the Client-Attorney Assistance Program (CAAP) at 1-800-932-1900.

CAAP was established by the State Bar of Texas to help people resolve these kinds of " issues with attorneys quickly, without the filing of a formal grievance.

CÅAP can resolve many problems without a grievance being filed by providing information, by suggesting various self-help options for dealing with the situation, or by contacting the attorney either by tolephone or letter.

contacted the Client-Attorney Assistance Program. I have not \/

If you prefer, you have the option to file your grievance online at http://cdc.texasbar.com.

In order for us to comply with our deadlines, additional information/documentation that you would like to include as part of your grievance submission must be received in this office by mail or fax within (10) days after submission of your grievance. This information will be added to your pending grievance. Information received after that timeframe will be returned and not considered. Thank you for your cooperation in this matter.

NOTE: Please be sure to fill out each section completely. Do not leave any section blank. If you do not know the answer to any question, write "I don't know."

if you need more into or have only cerestions at all please respect to the address sizes on return address. 0319

· SID# 1019 4189

II.	INFORMATION ABOUT YOU PLEASE KEEP CURRENT
1.	Immigration # FMs. Name: 603000 Michael Lenas
,	Address: Rochar 1529
	City: Com Christia State: Texas Zip Code: 78403; Employer: MA'a Corrently memployed
2.	Employer: Ma Corrently unemployed
	Employer's Address:
• '	
	361-876-176 H
3	Telephone numbers: Residence: 361-876-1764 Work: Mork:
4.	Email:
5.	Drivers License # 14 class Date of Birth [-31-198]
6.	Name, address, and telephone number of person who can always reach you.
,	Name Shower Labignski Address Copper Charte TX 78410
	Telephone 301-576-1764
7.	Do you understand and write in the English language?
	Who helped you prepare this form?
8.	Are you a Judge? (1)
	If yes, please provide Court, County, City, State: And Merch County TX
Ш.	Information about Attorney
	1 4/244 1)24met Court
	Note: Grievances are not accepted against law firms. You must specifically name the attorney against whom you are complaining. A separate grievance form must be completed for each attorney against whom you are complaining.
1. ,	Attorney name: Milliam Hatt Feenister: Meres County Court hase Osecoty Os
F	rosector gol Lapard St
	0319 Talt Jeenster Corps Christi TX 78401
	OCH of 148th Watried Court
	COTTO



	City: Crow Christi State: X Zip Code: 15401
	Telephone number: Work 14 Home 15 Other 16 Other Have you or a member of your family filed a grievance about this attorney previously?
	Yes No If "yes", please state its approximate date and outcome
•	
	Have you or a member of your family ever filed an appeal with the Board of Disciplinary Appeals about this attorney?
	Yes No If "yes," please state its approximate date and outcome.
	MA! I want to File amend on
	Please check one of the following: Please check one of the following: This attorney was hired to represent me. I desperately need legal holp. This attorney was hired to represent me. Cantary dead legal holp. This attorney was hired to represent someone else. Prosecution Miscanding March & 2206 Prosecution Miscanding March & 2206 Prosecution Miscanding March & 2206
	Please state what the attorney was hired or appointed to do. Cart appointed affectingly
	This is a Conservice to a Presenter Helt Frenster
	at of 148th District caid in Much County Compty
	What was your fee arrangement with the attorney?
	My atterney & court appointed Robert Leky Forces Him
	How much did you pay the attorney?
	(cont appointed) In process of First and opportunery Rebert Rel
	If you signed a contract and have a <u>copy</u> , please attach. If you have <u>copies</u> of checks and/or receipts, please attach. <u>Do not send originals</u> .
	If you did not hire the attorney, what is your connection with the attorney? Explain briefly
	Fernster act of 148th District Cart, Morces Country 148th Corpus Christi TX
•	10319 This is not to Ericine court appointed other at time Robert boly.

	1 200.9
7.	Are you currently represented by an attorney? To Orecess of Firm count app. a If yes, please provide information about your current attorney: Corport Court appointed
	afferry is Robert Nels, in process of Finds Robert laja
8.	Do you claim the attorney has an impairment, such as depression or a substance use disorder? If yes, please provide specifics (your personal observations of the attorney such as slurred speech, odor of alcohol, ingestion of alcohol or drugs in your presence etc., including the date you observed this, the time of day, and location).
	there no trackedo.
. ·	· J. dent kran
9. ,	Did the attorney ever make any matements or admissions to you or in your presence that would indicate that the attorney may be experiencing an impairment, such as depression or a substance use disorder? If so, please provide details.
	Have we tracilled
	I don't know
IV.	Information About Your Grievance
1.	Where did the activity you are complaining about occur?
	County: Mecos City: Capus Christi
2.	If your grievance is about a lawsuit, answer the following, if known:
	a. Name of court 145th District Court in Meas Courty
	b. Title of the suit Presection Miscondects (765+)
	c. Case number and date suit was filed 12 10 10 law Soit Filed 70+
•	d. If you are not a party to this suit, what is your connection with it? Explain briefly.
	Prosecution Mis condent has been committed purposely Cypainst MR. If you have copies of court documents, please attach.
3.	Explain in detail why you think this attorney has done something improper or has failed to do something which should have been done. Attach additional sheets of paper if necessary.
	There is one adultant Sheet at
	necessary. There is one additional Sheet of Noteback paper of the had Front and puch Continues of Coolandia
	CONTINUES OF COOKINGTON

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Prosecter: William Holt Frenster

Holt Frenster

Supporting documents, such as copies of a retainer agreement, proof of payment, correspondence between you and your attorney, the case name and number if a specific case is involved, and copies of papers filed in connection with the case, may be useful to our investigation. Do not send originals, as they will not be returned. Additionally, please do not use staples, post-it notes, or binding.

Include the names, addresses, and telephone number of all persons who know something about your grievance.

Also, please be advised that a copy of your grievance will be forwarded to the attorney named in your grievance.

In September - December 2017, I was roled mentally incompetent to stand tool cut distant court, so an the above dide I was Son Antonia State Hispital der Mental While I was at Sids H, I was teld that a report was going to be given to the courts to the July to see ma uns mandertery For report to Judges heal the Said worker at told me a little of which report consisted at. She Specifically told me it had only my months diagnosis I was a nor hid ent person well Dec 2017 has been marrow ted back to senty Dilgrand in Gest my court appointed attorney Kabact Vala was asken the Presenter Holt Feensler or Hit Feensler it he had received my report from SASH, al he then ensured yes. Continued on Seperate

Sheed of Paper.

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Continuence of Explanation!

After prosecutor Half Feenster said yes he had report, was repeatedly asked by my lawyer for a apy: Prosector Holt Feenster wald not and did not give a copy to my lawyer and also never Save the 5:4 in Judge at the time whose nome was Jedge Bandes Sit in Judge out est 148th district courts Fidge Dansles had no idea I Just come back From SASH, he had no documentation, Helt Frensfer never the the jude, or save the judge any characterials offer being repeatedly asked by my lawyer. Offer while at SASH the Social worker teld me the report said I was marrialent, that Feenster paperely trept report From Courts; and told July I was where and should not be let cot Into Society and should be said to prison. He just blaterty lied to the judge and the Courts saying I was wident when STute Hospital report said I was non-willest. I uns observed for three mercillo at SASH by PHO Psychiatrist and Psychologist & ally would a Prosecuter make his own reach! evaluation that he has no education in and purposely disregarded what my report

said and lied about my mental state. William Hult Frenster told no all my changes would be run concernent with my deferred probation I was already on, and I asked three if I was going to be convicted he and Many Je Gardell Said no. Well I get at and my Obstruction changes which was early I was sent to hospital says Defrenced Palation and all three courts are convicted Felenies. I went on Public records it says 2016 Posschonger Deserved not annexted and 2017 obstration charges 3 counts: Defferred and contricted. They lied to my I addressed this Situation, and new they are lyings I have phene conversations to prove, Snapshates on my phene and my Probables officer laked it of and Sna himself. My lunger unit address it, he says I don't work for Free, and wonted to change me & Boro train I have no many. I an pare everthing.

P.S. This is to Grieve Prosection Misconduct From Prosecutor Holf Feenster: I was nover even as bed how do I plea on the Obstruction charges, Cicythis was done without my lawyer prosent. A I fasp21.94540007262. Spocument (Filed anos/05/19 incr x Stp / Peagle 2010/16374 (5.45) indsenset, I feel there was indicial miscandict, and I feel this froblem needs to be addressed. This was not my facility

V. HOW DID YOU LEARN ABOUT THE STATE BAR OF TEXAS' ATTORNEY GRIEVANCE PROCESS?

	, Yellow Pages	 CAAP
	Internet	 Attorney
1	Other	 Website

VI. ATTORNEY-CLIENT PRIVILEGE WAIVER

I hereby expressly waive any attorney-client privilege as to the attorney, the subject of this Grievance, and authorize such attorney to reveal any information in the professional relationship to the Office of Chief Disciplinary Counsel of the State Bar of Texas. I understand that it may be necessary to act promptly to preserve any legal rights I may have, and that commencement of a civil action may be required to preserve those rights.

Additionally, I understand that the Office of Chief Disciplinary Counsel may exercise its discretion and refer this Grievance to the Client-Attorney Assistance Program (CAAP) of the State Bar of Texas for assistance in resolving a subject matter of this Grievance. In that regard, I hereby acknowledge my understanding that such discretionary referral does not constitute the commencement of a civil action and that the State Bar of Texas will not commence any civil action on my part. I acknowledge that it is my responsibility to seek and obtain any necessary legal advice with respect to this matter. I also understand that any information I provide to the State Bar of Texas may be used to assist me and will remain confidential for purposes of resolving the issue(s) described above.

I understand that the Office of Chief Disciplinary Counsel maintains as confidential the processing of Grievances.

I hereby swear and affirm that I am the person named in Section II, Question I of this form (the Complainant) and that the information provided in this Grievance is true and correct to the best of my knowledge.

Signature: Date: 7-19-2019

TO ENSURE PROMPT ATTENTION, THE GRIEVANCE SHOULD BE MAILED TO:

THE COFFICE OF CHIEF DISCIPLINARY COUNSEL P.O. Box 13287
Austin, TX 78711

Fax: (512) 427-4169

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JAIL DIVISION INMATE COMMUNICATION FORM

Gricence Office

DATE: S-15-19	DO NOT WRITE ON BAC	CK OF THIS FORM
NOTE: USE THIS FORM FOR ALL REQUESTS FOR INFOCUNTY JAIL.	ORMATION OR SERVICES WHI	LE IN THE NUECES
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☐ HANDLING OF PROPERTY/CUSTODIA DE PROPIEDAD	□FOOD SERVICE/A	LIMENTACION
☐ INMATE PROGRAMS/PROGRAMAS PARA PRESOS ☐	RELIGIOUS SERVICES/SERV	VICIOS RELIGIOSOS
☐LIBRARY/BIBLIOTECA ☐COUNSELING SERVI	CES/SERVICIOS DE CONSEJO	OTHER/OTRO
☐ MEDICAL/SERVICIOS DE SALUD ☐ INMATE C	LASSIFICATION/CLASIFICAC	ION DE PRESOS
☐ WORK RELEASE/LIBERTAD PARA TRABAJO ☐ STAFF PRESC GRIEVANCE OFFICER	TREATMENT OF INMATES/TR DS POR CARCELEROS	ATAMIENDO DE
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INMAI	ce's signature:	dus
THE FOLLOWING SPACE IS PROVIDED FOR A REPLY TO YO	DUR REQUEST:	
you can call the probat ask to file a complaint with	hin department 11 tu Supervisur	and 119
OFFT	CER'S SIGNATURE:	1
DISTRIBUTION: WHITE-SERVICE DEPT.	YELLOW-RESPONSE PIN	K-INMATE



REGINA LEE

HUMAN RESOURCES MANAGER

COMMUNITY SUPERVISION & CORRECTIONS DEPARTMENT

1901 TROJAN DRIVE CORPUS CHRISTI, TEXAS 78416 361-854-4122 • EXT. 1125

E-MAIL: regina.lee@nuecesco.com



COMMUNITY SUPERVISION AND CORRECTIONS DEPARTMENT

William Shull Director Tom Lavers Deputy Director Lisa Hernandez Deputy Director

June 12, 2019

To Mr. Gregory Michael Lewis:

Mr. Lewis, thank you for taking the time to bring your concern to our attention here at Nueces County CSCD. We have made inquiries into your assertion that to resolve your court related issue our employee Ms. Mary Jo Gamble must seek to go before the court and change documentation submitted to your attorney and the court. In conducting a review of the charges you are advising should not show as convictions it appears you appeared in court with your legal representation and plead true to the violations. The result recorded by the court was three convictions being placed in your criminal record due to the events which took place in the court that day.

Sir once a conviction is recorded to your criminal record they only possible way to have them removed is to have them expunged in a court setting. That is a legal process for licensed law professionals; we here at probation are not duly authorized to proceed in such matters of the court. You will need to obtain an attorney and have them determine whether the charges listed as convictions are possible to expunge, not all convictions are qualifying convictions for that process.

Mr. Lewis I am unsure if your employment situation where Baker Hughes declined to hire you was a result of your conviction or you're failing to note there were convictions in your criminal history on your application. Most employers consider it to be a falsification of your application to indicate no convictions when you have them. In most instances it is noted on the application if they find out at the time or in the future they reserve the right to terminate employment. It may seem unfair but it is considered even if you did not know you should have known. Now that you know you have them it would be best to list them accurately because when the background check is completed they will surface.

There are multiple initiatives for second chance employment for those with convictions. That should make it easier in the future for your employment prospects. In an employment setting you historically will not need to disclose arrest but they will request conviction history. You should also not be required to discuss your medical history unless selected. Nueces County CSCD has addressed your issue with Officer Gamble however; because it is a personnel matter I cannot disclose the employment action taken.

Thank you again for bringing this to our attention and allowing us to resolve it in the manner which we can and best wishes in your future endeavors.

Thankyoù,

Regina Lee SPHR, SHRM-SCP

1901 Trojan Drive, Corpus Christi, Texas 78416 Tel: (361) 854-4122 Fax: (361) 854-2467

United States Courts
Southern District of Texas
FULED

MAY 16 2019

JEVIEL - REARING CHAR OF COUR

Gregory Michael Lewis SID#10124152 P.O. Box 1529 Corpus Christi Texas 78403

United States District Court 1133 North Shareline Blud RM 208 Corpus Christi Texas 78401

Dear SIR or MAM:

I would like a 42 U.S.C. 1983 term, and instructions ter Filing.

> Think You, For Lewis

Added Metes!

frecedure From with explanation,
thus does not have Final reply with
it. As soon as I receive it back
From Micros Country Jail, I will
immediately send to the Federal courts
to be with other legal court

In this packet is a lawyer grievance for the Chief Disciplinary Counsel, I have not receive a response from State Par, as son as I receive one I will innediately mail to federal accits what the placed with rest of legal paper work.

amplaint, but I take this very serious have never one this before I have prest for what I say, I have no legal causel and this is say, and hard forme to do. I have no help and will seatly noted it a I am dain the bost I can.

Part I

lot 10

Gregory Michael Lewis SIB# 10124152 P.O. Box 1529 Corpus Christi TX 78403

United States District Court 1133 North Shereline Blud RM 208 Corpus Christi Texas 78401

STATEMENT OF CLAIM:

My name is Groscy Michael Lewis my date of birth is 1-31-82. The reusen Fir no happened that I believe my Civil Rishts were violated. I have no one to 5= to or have the money to help with the situation, and cannot get any answers From people that have involvement is this issue or get any resolution. I have even Folkued a specific stop guidlined grienne procedere and still cannot collect the paper term needed. Enclosed in this explanation is decement to prove griennie procedure. Well lets besin in March 2017, I caught three charges of Obstruction of Justice or Retaliation, and to this day still in the 148th court Judge Williams roled me mentally incompetent to stand trial.

3) 3 of 10

. was a ruse I guess in Intike when you First get there I asked why her words were because I was not allowed to have them When they said that at that times I did not know at ternal mays to ask why or for example green the process. Hen can you do something if you don't know about 1+. and of course they are not going to tell you. So actually with all that has happened So Far my medication has been deried twice. There is a tell report from State Hespital (SASIT) in Son Antinio, no one bethered to ever lock at any records or decements at all that they had at hospitali So Nicces County Jail had people making medical decisions that weren't quilified enough, and also made Medical decisions without looking at my medical records, 95 the Ferensic Social worker before I left Son Antonio State Hospital sent and received confirmation From the 148th courts or Prosecuter Helt Feanster three times. Mening report was sent three times. Cuell courts in the 148th, Judge Williams was Since then aff his seate His temperary sit in judge was judge Brales, Well judge Bunkes had no idea of me rolled mentally incompetent and setting back From receiving

400 treatment at mental Hospital in San Antonio. Well my attency Robert rela had asked presecuter HIT Fourster it he had received report from State Hospital and of he hinself Halt Feenster would give a copy to my afternoy: So Judge Bennes and my afterney have still not received any report or capy of report. Italt Feenster admitted to having the report State Hospital, and with My atterney Robert Vala asking For it Miltiple times nower got to see the report. all of this took place in court, so I am Ere that there are franscripts from the courts to proce what I am saying, and to this pery day no one in that court in the 148th has ever seen the report- Helt Feensfer perposely trept if From the occurts, July Banales, and my attempy the puposely trept it From the courts on purposi for what reason I de not know, I say he perposely did it because when occurs as ked our it he would have given the Fill mental report to my atterney and Julya Bungles. I believe that I had an on Fadr sentence due to Kept evidence by Helt Feenster From the earls. When I was at SASH, I was psych dates and other licensed medical

(5)

staff with proper credentials to fell fill duties for my treatment. I was specifically teld by my special one on one mental medical staff sreep that my report has specifically for the courts, and highly important. and even to this day it was like no one ever know of my treatment. Everything was perposely topt from the courts. I keep telling people but because I have no money no one will help me.

Long Civil Right Violations of My eyes In Important evidences Facts and decomentation has perposely topt from courts to make account

2. I feel my troitment was not to Fell ability to help me due to denile of medication From treatment suggested by ATT PHD medical dectors.

3. Medication was siven to me From SASH and Mucces County Joil tak From me, and had no reason or nedical training to due so. A merican Dissabilities AcT
STCPS TO Resolve Problem.

I have since then learned of gricumce pracess that I had no trouledge of in the past. I have Followed the proper goldinos given to obtain grievance on denile of medication, I feel this is a vidation of my civil Rights with

G of 10 the American Dissabilities Acta Since Starting the gracedore of recent procedure I have was told they don't give or prescribe the medication that SASH hanted to start me on being medication Fr ADHD, For example 4 dderal and other neds as well For sleepings 5ASH was already going to have it presented and when I returned to the county j'ail Sand it with me. All Aceces County Jui had to de was supervise me while it tack it. Well the only assure I have been siven is they don't prescrube it or site it, and when as ked carnet give sofficient answer Exclosed in my statement of claim is capies of decomentation Fellowing grownce procedure, and their response. I have clearly stated Moltople afferent times ask why was Medication denied and taken from me for no reason, and without investigating my medical records between making decision. They teep patting answers that dit make sense, fles are dring this on purpose and trying to avoid the situation and my acestions due to what his happened. They toop accessing ne of astron For narcotics, net one single time in any one request 5 mm has that ever been asked, and I have documentation to clearly Show and

(7.)

prove what I am trying to say, On May-15-2019 the grievna officer came to talk to me about the situation funce in one days when she First comes being Mrs. Wilson the grievance officer For Mices County Jail, I teld her a very detailed Factual event with dates of what happened and everything, and specifically keld her where records at proper decomentation was for everything and where to Find. Well that same day a couple hears later, came back to talk to me without lacking anything up, The never lacked up of single report or anything 1 The had no trouledge of anything except a hat the had been feld by me, and teld me to my tace I was lying about every thing and the whole thing was made up. She especially said I was lying about the medication SASH Sent me back to jail with Benadry 1, Hydraxyzin, my Jail preparty records from December 201> Should show I had it, and SASIT should Show it are sent with me. Ind the two dates From SASH can confirmed they called their and was teld no. I locked in the . Muses County Jail hand back and it says nothing about Medication. I have a history of Psych neds dating back to my temaser . Auysr

8 of 10 Parce of Medical Rocards and Medications. 1. Dr. Main 2. Dr. Pinkley 3. Fort Campbell 4. San Antonio State Hospital S. Crisis center in San Antonio have been on runerous medications, DASH was supposed to get me right medication that works for me with Fewest Side effect, I feel that was altered due to the country Jail. True mental troutent was ordered by Judge Williams Fam 148th court, and due to Mucces County Jail it was prevented, that is how I toolly Felt. I went to SASH with the means of tody getting professional help I tody needed, and was not able to happen be to Theres County Jad leading rale in denile of medical expect advise for treatment in regards to medication. My Relief! I am heping to get relief in that this will not happen asains and that schoday 7 will be able to get paper mental help: I Stragel a great doal with put not having right medication it is had to properly Function and succede in lift when you get right medications I am also happing

9 cf 10

To resolve my issue with Morey County Jail.

Financial Back grand

I have no Financial ability to get help with this situation, I can't get a lawyer due to Financial state. My last scarce of income was in February 2019 From DBI services in San Antonio For a check of less than \$100.00, records can be obtained. I have also sent request Firms to the jail For last six menths records For innate frust account but somehow I teep getting no response, I have documentation to prove.

Conclusion in

This is a written explanation entirely based Jacken I events that has happened. I am not an ottomay so I can only provide a timeline of what happened and to help provide enough intermition about as much proof and evidence as possible to help with my situation. There is no faction in this explanation what so every I hope to achieve the justice that I am locking for legally by the court of law.



Case 2:19-cv-00228 Document 1 Filed on 08/05/19 in TXSD Page 42 of 63	
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	10 0 10
STATEMENT of CLAIN'S	
told () () () () () ()	
LI M. C. L.	
Al Mixes Carry Jail	
#1 Musics Carry Sail #3 Musics Carry Sheriffs Office	
#3 Muces Cunty Shoriffs Office	

DECLARATION:
Part 1 Explanation

Every thing that is stated or
allesed by the person who wrote it
being myself, Gregory Michael Leurs, Greg Lenis,
is true.

I delare, under penalty of parjury under the laws of the United States of America that the time guing is true and correct.

Executed on 24 day of July in 2019

Grey Lenis

Sisnature of plaintiff

Gregary Michael Levis
SID # 1012 4152
P.C. Bex 1529
Como Chasti Tx 78463

Chited States District Court
1133 Marth Shareline Blud Rm 208
Copper Christi Texas 78401

STATEMENT OF CLAIM: Defendent H2, H4, H5

This I am writing is a statement of claim ascinst detendent to a Mieres County, #4 a Presenter named William He It Feenstern this Many Joe Gambell a probation officers that Feenster and Many Joe Gambell are all out of the 148th district count out of Nieces County, which is where everything that is going to be discussed and explained in this statement tack places.

In Murch 2017 I was taken to Mews county inil ter nine different charges. Four counts of Obstaction of Sustice or retalliation, ter counts of terroristic threats and one

count of resisting arrest. I was der some they had the way person, I never had any alteration, or my lerbal diputes with ony body. Well to only hit the hish points I was ruled Meetally incompetent to stand trial in 2017 at of the 148th district court by Herenble Judge by Williams . In September of 2017 I went to Montal treatment to Son Antonia State Stopital or SASH that was adered by Judy Williams. I was at SASH Jan September - December of Dol7. While I was there I was told that everything I did along with all mental Digness and all medications and all day to day behavier was pet in a report at the end and sent to the courts for the judge to see. Before I left the hospital I as hed my Social Curren what was in my report that was being sent to my courts. The touched on just very basics, she said it had my mortal diagnosis along with reconnected modication & help copts and also she Said that in the report it started that I was non kident. The First that She teld me I has renericled that was stated

beach informed back to Mices County Juil in Dec 2017. Well by Murch 8/2018 I had been to court two to threetines already, my langer Robert belon trept ask the presenter ter a copy of the report from SASH. The presenter Helt Feenster had admitted to having the report from SASH, but when asked by my langer meltiple times for a copy for the courts he would not produce the report. I trely believe that Presecutor Holt Feens ter perpesely with held the report from my langer and also the judge. I don't even think that at the time it produce think that at the timesoys Bonales Judge Banales the sit in judge ver the 146th district court had any idea I just carry from S'ASH that was court ordered. Halt Feenster specifically teld the judge with records to prese that I was viclent and should not be let into society and should be sent to prison. So then he deliberately with held the report from the earls; he admitted to haven it, and he lied to the jude and seid I was violent when my

4 0 8

Said worker at SASH specifically told me I was not victored and was included in the reports II dos not make sense for q PHD Psychiatrist and Psychologist who are moderly liversed and trained to make a mental diasnosis, and have a certain prosecour troop the report of montal state and mental illnesses that I have toop From courts, and have a prosector de his can mental evaluation on men when he is not even qualified a Everything Helt Feenster Said about me in court was the exact opposite of what my psychiatrost and psychologist mendand in the report. He mado me at to be a victoral monster, who shald be incorrented, which moral Hospital report and had Palation afficer Many to Gambell approached me in court between it had Started, without the presence of my attempty Robert Vela who was court appointed, and Ald me what was soing to happen they tild mo with no local representation present that my 3 counts of clostration of Justice chazes in 2017 were going to be ran concurrent with my 2016 pessession chaze that

Sof 8

has currently on deffered prebation. So the 2db pss. Chart on deffered prebation with no teleny consistions and 2d7 obstruction of Justice charges 3 counts wild also be put on deformed probation with no Felony Convictions; I made some because I asked thom three times will everything be an deferred probation with no Felony convictions, and they agreed with ne all three times. On March & 2018 all this hypered and my probation was transferred to Bekar carry in Son Antonio TX. My probation officer was Geraldo Merales. The April or may of 2d8 I applied at 1355 Services in Son Antonios and come to Findant would not him me de to Felony Controller, I organd and said that's wrong according to what Helt Feenster and Many Jo Emple both teld me- well I impediatly called May To Earnble and tild for what happened. She than started to be and deny any of it, but said you can be conticted on deferred, I talk her she spoor tarrly said I waldn't. I wen talk my court appointed atterney Robert Pehr, to replied I that work for From. He would not even address.

the problem. I went to the News Country website to lock up my public criminal records which I found. Here's what it said entite.

1. Dolb poss: controlled substance

Deferred Problem no Felong controllers

De Doll 3 counts of obstantion of Joshke or retalliet in.

Deferred Probation with 3 Felong controllers

Controllers.

I tack a Snapshot of it in my phane I tak a Snapshot of it in my phane a In San Antonio I want in person to a lawyer named Mich Latted and even shared him. I asked grained and one to Jind at there are no Jelay contations on deterred so why did I have them i I have then in There so why did I have them i I have been in Moves Canty Sail I addressed this public ascen with Many It bamble on the phanes with written document when of date and time phane call was made in She to bisically said att well not for publican. I talk hor, if I had a paid bawyer that the Helt Foenster and hosself weeld not have

Sotter away with what they have purposely down I say purposely dero baruse, dannertation and records were not presented to court when repeatedly asked and a problem was not addressed when brought to their attention multiple times. I his racely served with a decimend row showing 3 counts of Chathan charges are now adjudicated and not an defend. I have proof of aridone showing different Judgements on different James of decements. Some one is changing things on my behalt on their own rocards show everything on deferred, and new I have a decement saying different I have supshers of the hebsite on my phine, and Sin Antonia Prebiton Officer Gent de Mentes confirmed every thinks on deferred and consisted as well. Non the obstruction Suys Adjunted Senano recently take it you thanselves to change that. I can prous everything,

Conclusion: Everything stated in this explanation is

I have stated can be project though certain documents such as phene records, on line project, snapshets or pictures taken on my phene, and other People that have seen and confirmed what I have said a this situation is getting more, and other being addressed many times, nothing gets does. I am not a lawyer so I can only explain what has happened and provide prof and evidence for everything I say.

Statement of Claim.

Including Defendents

HI William Helt Feenster or

Helt Feenster

Prosectur in 148th district occurt Mucces county.

Corpus Christi TX

HS Mary So Gamble

Head Probation Officer in 148th district our

DECLARATION:
Part 2 Explanation
Every thing that is stated or
alleged by the person who wrote it
being myself, Gregary Michael Lewis
or Gray Lewis is tree 1

I delare, under penalty of periory under the laws of the United Itates of American that the Foregoin is true and correct.

Exacted en 24 day of July in 2019

Low Low?

Signature of plaintiff

10+6

Explanation Overall Conclusion Part 1 + Part 2 Defendants # 1, 2, 3, 4, 5

In this conclusion of both explanations of part I and part 2 there have heer too different civil vishes that three been wichated, the two civil rights me the Americans with Dissabilities Act token as the CADA), and the sound cital rights or right deals with Freedom of spreach. We will discuss the First civil right violatel, (ADA) this en ins violated and stated is my medical history to help Apperta I have been on remover different pyxh mods since I was a transper to help with mental problems such as Anxiety diserder, B. Pelar diserder, ADHO. Some duters involved one Dr. Mains Dr. Pickley, I have a vegen trea the Son Antice State Hospital with montal diagnosis of ADHD and there is ld be mure. There are als a records at the Crisis conter in Son Anterio TX and also medical records at Fact Compbell TX. There is all types of decementations

2 of 10

The actions that were deliberately and proposely committed against me in this decement will explain why There is a prosecutor effect of the 148 th district court in Moves County Tx named William Halt Frenster or also Halt Frenstere then I was beach committed back From En Anterio State Haspital or SASH I had went back to court on more than en occasion. Those was a report from the State Hispital that was sent to the courts, as stated by the Farensic Social worker at 5.45 H she replied it was sent and received three times with confirmation but not sent & my lawyer. While at SASH I was teld the report was specifically to be seen by the Judge in his said courta I was told by my social worker at SASH the report contained all my markel diagnosis and stated that I was hervillent. So here we are in cart with any cart experied atterney Robert Mela, prosecutor Holt Feenster, Head Probation Officer May To Gambell at time sit in Jedge whose last name was Banalos.

Here you will inderstand how I was singled had actions of Meltiple types of Miscendent Connitted agricult me performed by numerous types of officials in the our tall together at that time, and how it was all done to me because of mentallillnesses I am diagnosed with and key they projed en the beening at it and did what they did to me. Then every body was in our t and it's session had started, my attendey Rebect Vela who did not have my reject From SASIH due to rever received it asked Helt Feenster it ly had received it and it he had ity Helt Frensfer replied with a yes or to be exact shock his had up and down in a yes gastere as I withworld the whole this. After being rependedly in asked in different and appearances Mr. Feenister would not are a copy to Mr. Rebert Palas on the courts or presented the report to the Judge as is cart contered or by lawn He deliberately troop to my report From SAS HI on purpose, it it hasn't on Purpose report weld have been showed a Judge Binales

44 10 the Whole twine never sher know of my treatment at SASH. Helt foemster never some any type of evidence or onythony if the Judge tran he would ap asked to see the report in Helt Ferniter then steed in Front of the Dube in aux Gessian with every bedy present and as transcripts hould state that I was of threat to society and should not be let at in public as I am hickent and should at SASH by Social werker that report had stated I was variablent. So in conclusion Helt Feensfer purposely held evidence of modical documents written and made up at Some P. H. D daters such as Psychia toist by name at Dr. Baises and Psychologist by Name of 12rd Grey who in their observance had arther a anclesion of Mentall illnesses I had and such modications needed to treat He purposely with held medical documents and blatently had about my neutral states after having report on a knowing what it said deliberately gave Jalse statements then getted as a Mental Health Specialist

5 4 10 who he has the qualifications to act as or speak of and gave his own mental evaluation of me. In at anclision, tept dumands From aurt, lied about my mental states and impersonated being a montal decker with no such burdy to show Kis was Fit to be som The main wown to his actions was he trum du te martel state I had, I had done the orbite to do any this about on town how to cope with Situation I has purposely discremented against, Feenster trem of my dissabilities and because of that acted on multiple different counts of miscendet which has a major hidation of the Americans with Dissibilities det or ADA. All this was started as being reled mentally inampetent to stand trief on accounts of Obstaction of Justice or Detillating in the 148+4 district our + and our + ardered treatment by Henerable Julye buy Williams.

607 10 C

another type or form of action that and committed against me that hiduted care again civil rights dealing with the [CADA) non in volves Prosecutor Helt Frensper and Head Probation Officer bus when they came into court and when I was more specifically started that Case # 17 FG-1179E and counts 1-3 would be on Deterred Prebation and would be in concervent with case # CR 1500 2593-E. times with Fourster present which she and irred more than once stated as Followed Case # 17FC-1179@E aundo 1-3 Case # CR 15002593-8 - all on an arrest and all on Deferred Prehister which specifically teld there were

to be no felong corrections. as that was

said, I was busically teld that was soing to

hoppen and as I d d nothing about it. I

was never asked how do I plean that day I remember in our uniting to be asked how de I plea, so I could say ho. and apparturity haver come. I told my lawyer who was present, and save me

attitude and what he was telling me, I had no idea of any understanding of what the bill be with talking or be- to Triell busically I was look to about every thony about what has teld This is calore the aird rights hidrotion doulog with the GATA CADA) comes in. As explained in Part 2 explanation of being deferred and univited and was lied to millater air. I rishter This situation and I say that because after many times of addressing Many To Gambell who lives about every they and Robert hela suying I don't have for Force. With proces shows rebedy does ongthing it was die copacity to deal with everything often traming of my mental displation discabilities, they to jetal men they know I had no many either so I cont oned a lawyer to help me step it and with unegen! representation from Rebert Vela they include able to get away with their actions due to my incopabilitées. All tran I

and purposely trept legal medical duments of my mental dissabilities transcerts boracse there was absolutely no way anybedy would lister to me or believe me a I has perposely discriminated against bocause of my diagnosed mental illness. Musies County Dail also violated my civil rights that involves the Americans with dissorbilities Act co CAbA) 99 well, and the whole explanation is attached to the growing procedus from includ with this procest at legal paper that deals with this. There is are more Civil Risht that was violated and that cour Freedom of Speech: I was chersol with three courts of Obstruction of Justice er rotalisting a One also I was roled montally incompetent to Stand total with those charges and was sent to San Anterio Starte Hospital, Shore is a report from Suds H In my moderal records. I had went to to 1 and tell some people about what herces

9 4 10 country une doing to me and they put three counts of Obstrator Charges on The against three people to this day contact with what so ever I don't election who call they ever I had mile in my humal about them that work has but retting Trastic, I never told any body about it, I own Forget that was in there and not truly thought in for endeny. I am say abeterior I charactereday of speak = Freedom of self-expression with its restrainten There's Carry also did this knowing my Mundel State Know they and got along with it which violates (ADA) So no justice was a withouted and nothing hus retallictor on I toxed to tell Scroberdy what was hopping and they the that and proposely not Julse charge, on me. is clar that Much landy Jail,

10 of 10

Half Feenster, Mary Jo Gambell were all involved in deliberate display at acts that were done in miscendant and should in moral and anothern values. Telhich oct come was multiple and nemerous different coassions of violation excill rights in volvery Freedom of speech and Americans with Wissabilitions "Act or CADA). There has been Falstication of Isal paperment that There's Centy has siven with records to they have even lied. In my governce response #1163 tates about me being agressile when stelled that is not at all the theme was a Save there with no the whole Line that poer even happend. Conversation was cut should dee to she was busted cally me a lar without even lakes any this you the response still desnot in my eyes address the problem. The problem response from Regish Lee stens she now investigated any thing the tacks are all those She were baked her remarks Shew ste was every every this con

DECLARATION: Part 3 explanation

Everything that is stated or alleged by the person who arete it being myselfs Gregory Michael Lewis Go Lewis is trea

I doctare, under penalty of perjury under the laws of the United States of America that the Foregoing is true and correct

Executed and day of July in 2019

Sorey Lens

signature of plaintiff